THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

NOTIC	NOTICE OF APPEAL		
In re: GALLERIA 2425 OWNER, LLC, Debtor.))))))	Chapter 11 Case No. 23-34815	
	_)		

Notice is hereby given that creditor and real party in interest Ali Choudhri files this appeal to the United States District Court for the Southern District of Texas from the following order:

a. the "Order Denying Motion (ECF 810)" [Dkt. No. 833], attached as **Exhibit 1**;

Ali Choudhri is a creditor and real-party-in-interest in this bankruptcy case.

The other parties to the appeal and their attorneys include the following:

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Respectfully submitted,

/s/ J. Carl Cecere

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Attorney for 2425 WL, LLC and Ali Choudhri

CERTIFICATE OF SERVICE

The undersigned certifies that on this 9th day of December, 2024, a true and correct copy of the foregoing was served on the following in accordance with the CM/ECF e-filing system, and upon all others who have consented to service in this case by registering to receive notices in this case through the CM/ECF e-filing system.

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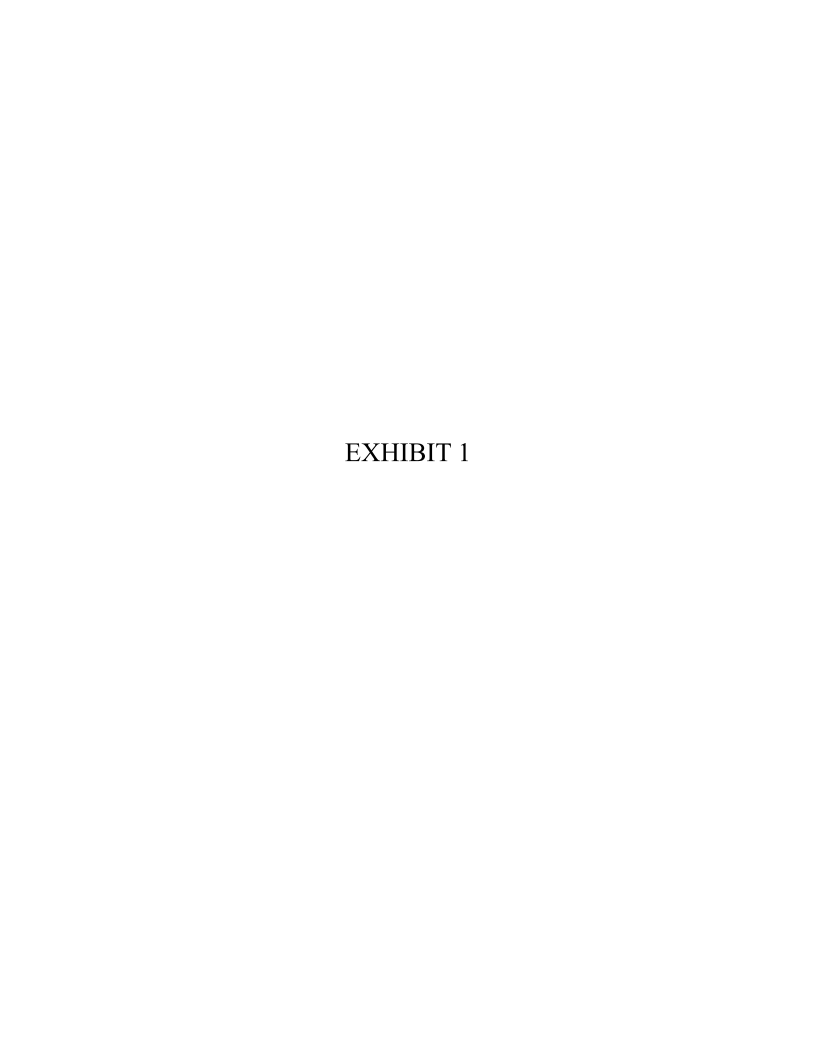
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/s/ J. Carl Cecere

J. Carl Cecere



United States Bankruptcy Court Southern District of Texas

ENTERED

November 25, 2024 Nathan Ochsner, Clerk

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS **HOUSTON DIVISION**

IN RE:	§	
	§	CASE NO: 23-34815
GALLERIA 2425 OWNER, LLC,	§	
	§	
Debtor.	§	
	§	
	8	CHAPTER 11

ORDER DENYING MOTION (ECF 810)

Before the Court is the Motion to Comply with the Gatekeeping Provisions of the Confirmed Chapter 11 Plan filed by Ali Choudhri ("Choudhri") and the National Bank of Kuwait's ("NBK") Response to Ali Choudhri's Motion to Comply with the Gatekeeping Provisions of the Confirmed Chapter 11 Plan (ECF No. 824). For the following reasons the motion is denied, with prejudice.

Choudhri by motion seeks to challenge or modify the "gatekeeping provisions" of the confirmed Chapter 11 Plan in this case so that he can continue to litigate with NBK. The Court stresses that the effect of the confirmed plan was to end the vexatious litigation between entities controlled by Choudhri and NBK. Choudhri continues to raise factual and legal issues which this Court has already considered and rejected.

The confirmed plan is under appeal but not by Choudhri only by a company he controls. The Court doubts that Choudhri has standing to make the claims he makes by motion. Irrespective of his lack of standing, he like all parties are bound by the terms of the confirmed plan. There was no stay pending appeal and the Court continues to stand on the record in this case. If this Court has erred in any of its "gatekeeping provisions" then it welcomes an appropriate appellate review, which the Court assumes is ongoing. However, it will not revisit factual and legal issues that it has already litigated. The Court cannot sufficiently stress that Choudhri continues to raise and argue the same basic facts and claims that this Court has found lacked foundation and merit.

Choudhri's claims the Court has not considered the factual and legal arguments he makes in his motion. The Court strongly rejects any such claim. The Court has had ample opportunity to assess Mr. Choudhri's factual and legal arguments and has repeatedly rejected them. Choudhri's purpose for pursuing these claims is improper and clearly vexatious.

¹ Section 1141(a) of the Bankruptcy Code explicitly states that a confirmed plan is binding on all parties.

The motion is all things denied, with prejudice. The movant is warned that future ongoing litigation at the trial court level is subject to sanctions by this Court.

SO ORDERED.

SIGNED 11/25/2024